1	CITY OF SANTA FE, NEW MEXICO
2	BILL NO. 2014
3	INTRODUCED BY:
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5	Councilor Bill Dimas
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9	
10	AN ORDINANCE
11	REPEALING AND READOPTING ARTICLE IX OF THE UNIFORM TRAFFIC
12	ORDINANCE TO ESTABLISH THAT PARKING VIOLATIONS RELATED TO PARKING
13	METERS, CITY PARKING LOTS AND CITY PARKING GARAGES ARE NUISANCES
14	AND SUBJECT TO ADMINISTRATIVE ADJUDICATION; AND MAKING SUCH OTHER
15	CHANGES AS ARE NECESSARY TO MEET THE PURPOSES OF THIS ORDINANCE.
16	
17	BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF SANTA FE:
18	Section 1. [REPEAL] Article 12-9, of the City of Santa Fe Uniform Traffic
19	Ordinance, (being Ord. #2006-34, as amended) is repealed.
20	Section 2. A new Article 12-9 of the City of Santa Fe Uniform Traffic Ordinance is
21	ordained to read:
22	ARTICLE IX [NEW MATERIAL] PARKING
23	12-9-1 ADMINISTRATION. The parking division director has the authority to administer
24	the provisions of Article 12-9.*
25	12-9-2 <b>DEFINITIONS.</b> As used in this Article:

<sup>\*</sup>An asterisk (\*) at the end of a paragraph indicates that there are no comparable provisions in the State Code. A reference includes any unreferenced paragraphs that precede it.

1	Default means the failure to pay a fine or to timely pay a fine pursuant to a decision of a
2	hearing officer under Section 12-9-4 of the Uniform Traffic Ordinance.
3	Hearing officer means a person appointed by the city manager to resolve disputes under
4	Section 12-9-4 in an administrative hearing.*
5	Law enforcement officer means a person who has successfully completed the New Mexico
6	department of public safety training and recruiting division accredited satellite program and passes
7	the law enforcement officer certification examination. (10-29.5.11 NMAC)
8	Nuisance means the act of parking a vehicle in violation of Section 12-9-3 of the Uniform
9	Traffic Ordinance.
10	Parking enforcement officer means a city of Santa Fe employee who is commissioned to
11	issues parking fine notifications and citations.*
12	Parking fine notification, as used in Section 12-9-4, includes the following:
13	(1) City parking lot or garage insufficient payment notice means a written notice
14	affixed to the windshield of the vehicle or handed to the patron upon exiting a city parking lot
15	or garage by a city of Santa Fe parking attendant or other person authorized by the city of
16	Santa Fe, for failure to provide sufficient payment for the mandatory parking fees at a city
17	parking lot or garage.
18	(2) City parking meter violation notice means a written notice affixed to the
19	windshield of the vehicle by a city of Santa Fe parking enforcement officer, parking
20	attendant, police officer or other person authorized by the city of Santa Fe, for failure to pay
21	the mandatory parking fees at a city parking meter.
22	Parking division director means the director of the city of Santa Fe parking division and
23	parking violations bureau or his or her designee.
24	Parking meter means:

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(1)

Multi-space parking meter, including a pay and display machine that is a type

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1	of ticket machine used for regulating parking in city parking lots or garages for one or more		
2	spaces	; and	
3		(2) Single-space parking meter that regulates on street parking for one space.	
4	Parkin	g violations bureau means the entity of the city of Santa Fe that is charged with the	
5	administration	of parking violations.*	
6	12-9-3	PARKING REGULATIONS	
7	12-9-3.1	AUTHORITY TO ESTABLISH PARKING METER ZONES (formerly 12-9-1).	
8	A.	The parking division director may establish parking meter zones in which the parking	
9	of vehicles upo	on streets or parts of streets shall be regulated by parking meters between the hours of	
10	8:00 a.m. and 6	6:00 p.m. of any day except Sunday and public holidays.	
11	B.	The parking division director may limit the period of time for which parking is	
12	lawfully permi	tted in any parking meter zone in which meters are located regardless of the number of	
13	coins deposited	l in a meter.	
14	C.	The parking meter zone may be diminished or extended and enlarged, or other	
15	parking meter	zones may be created.*	
16	12-9-3.2	INSTALLATION OF PARKING METERS (formerly 12-9-2).	
17	A.	The parking division director shall install parking meters in established parking meter	
18	zones.		
19	B.	Parking meters shall be placed on the curb immediately adjacent to each designated	
20	parking space.		
21	C.	Parking meters shall be capable of being operated, either automatically or	
22	mechanically.	Payment shall be made upon the deposit of a twenty-five cent coin, ten-cent coin or	
23	five-cent coin.	The parking division director may implement other methods of payment, such as cash	
24	smart cards, ke	eys, credit cards and debit cards.	
25	D.	Each parking meter shall be designed, constructed, installed and set so that an	

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- E. During the lawful parking meter period registered by the deposit of payment and prior to the expiration of the lawful parking meter period, the meter shall indicate the interval of time which remains of such period.
- F. Each parking meter shall bear a legend indicating the days and hours when the requirement to deposit payment shall apply, the value of the coins or payment to be deposited and the limited period of time for which parking is lawfully permitted in the parking meter zone in which such meter is located.\*

#### 12-9-3.3 PARKING METER SPACES (formerly 12-9-3).

- A. The parking division director shall designate the parking space adjacent to each parking meter for which the meter is to be used by appropriate markings, including signage, upon the curb or the pavement of the street or both.
- B. Designated parking meter spaces shall be of appropriate length and width so as to be accessible from the traffic lanes of the street.
- C. No person shall park a vehicle in any designated parking meter space during the restricted or regulated time applicable to the parking meter zone in which the meter is located so that any part of the vehicle occupies more than one space or protrudes beyond the markings designating the space. However, a vehicle which is of a size too large to be parked within a single designated parking meter zone shall be permitted to occupy two adjoining parking meter spaces when coins of the appropriate denominations have been deposited in the parking meter for each space so occupied.(\*)
- **12-9-3.4 PARKING TIME LIMITS** (*formerly 12-9-4*). Parking or standing a vehicle in a designated space in parking meter zones shall be lawful upon the deposit of legal coins as indicated on each parking meter.(\*)

<sup>\*</sup>An asterisk (\*) at the end of a paragraph indicates that there are no comparable provisions in the State Code. A reference includes any unreferenced paragraphs that precede it.

- A. No person shall park a vehicle in any parking space regulated by a parking meter between the hours 8:00 a.m. and 6:00 p.m. on any day except Sundays and public holidays unless a coin or coins of the appropriate denomination or other method of payment as provided in this ordinance have been deposited therein and the meter has been placed in operation.
- B. No person shall permit a vehicle within his control to be parked in any space regulated by a parking meter between the hours of 8 a.m. and 6 p.m. on any day except Sundays and public holidays while the parking meter for the space indicates by signal that the lawful parking time in the space has expired. This provision does not apply to the act of parking or the necessary time which is required to deposit immediately thereafter a coin or coins in the meter.
- C. No person shall park a vehicle in any parking meter space for a consecutive period of time longer than the limited period of time for which parking is lawfully permitted in the parking meter zone in which the meter is located, irrespective of the number or amounts of coins or other payment method as provided in this ordinance deposited in the meter.
- D. Failure to deposit proper coin or coins or other payment method as provided in this ordinance constitutes a violation of this ordinance.
- E. Upon expiration of the legal parking time, it is the duty of the owner or driver of the vehicle to remove the vehicle from the parking space.
- F. It is unlawful for any person to cause, allow, permit or suffer a vehicle registered in his name to be parked or to stand overtime or remain in the parking space beyond the specified parking time limit.
- G. The provisions of this section shall not apply in a period of emergency determined by an officer of the fire department or the police department or in compliance with the directions of a police officer or traffic-control device.

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1	H.	The provisions of this section shall not relieve any person from the duty to observe
2	other and more	e restrictive provisions of this ordinance prohibiting or limiting the stopping, standing
3	or parking of ve	ehicles in specified places or at specified times.(*)
4	12-9-3.6	USE OF SLUGS PROHIBITED (formerly 12-9-6). No person shall deposit or
5	attempt to dep	posit in any parking meter any slug, button or any other device or substance as
6	substitutes for	coins of United States currency or other method of payment as provided in this
7	ordinance.(*)	
8	12-9-3.7	TAMPERING WITH METER (formerly 12-9-7). No person shall deface, injure,
9	tamper with, o	open or willfully break, destroy or impair the usefulness of any parking meter. A

#### 12-9-3.8 PRESUMPTION OF UNLAWFUL PARKING (formerly 12-9-8).

of the fine set forth in 12-9-4.5 and, at the election of the city, the city's actual damages.(\*)

A. When the "violation" indicator is showing on a parking meter to indicate the expiration of the lawful parking meter period for which coins or other method of payment as provided in this ordinance have been deposited, it shall be presumptive evidence that any vehicle found in a regulated parking space is parked in violation.

violation of this section shall be considered a nuisance and shall be abated by the payment to the city

B. It is unlawful and an offense for any person to deposit or cause to be deposited in a parking meter covering a metered parking stall which he has already occupied for the meter specified time limit any coins or other method of payment as provided in this ordinance for the purpose of extending parking time beyond the total lawful parking period designated for the parking meter zone in which the meter is located.(\*)

## 12-9-3.9 PARKING IN DESIGNATED ACCESSIBLE PARKING SPACES (formerly 12-9-9).

A. It is unlawful for any person to park a motor vehicle not carrying registration plates or a placard indicating disability in accordance with Section 66-3-16 NMSA 1978 and Section 3-51-

<sup>\*</sup>An asterisk (\*) at the end of a paragraph indicates that there are no comparable provisions in the State Code. A reference includes any unreferenced paragraphs that precede it.

46 NMSA 1978 in a designated accessible parking space for persons with significant mobility limitation or in such a manner as to block access to any part of a curb cut designed for access by persons with significant mobility limitations. Any person who violates this section shall be subject to a mandatory court appearance and a fine, of not less than two hundred fifty dollars (\$250) or more than five hundred dollars (500). Failure to properly display a parking placard or special registration plate issued pursuant to Section 66-3-16 NMSA 1978 is not a defense against a charge of violation of Subsection A of this section (66-7-352.5 NMSA 1978)

- B. It is unlawful for any person to stand or stop a motor vehicle not carrying registration plates or a placard indicating disability in accordance with Section 66-3-16 NMSA 1978 and Section 3-51-46 NMSA 1978 in a designated accessible parking space for persons with significant mobility limitation. Any person who violates this section shall be subject to a mandatory court appearance and a fine, of not less than two hundred fifty dollars (\$250) or more than five hundred dollars (500). Failure to properly display a parking placard or special registration plate issued pursuant to Section 66-3-16 NMSA 1978 is not a defense against a charge of violation of Subsection A of this section (66-7-352.5 NMSA 1978).
- C. It is unlawful for any person to use a designated accessible parking space for persons with significant mobility limitation for the purpose of receiving or discharging passengers or for loading or unloading if the vehicle receiving or discharging the passengers or loading or unloading does not carry registration plates or a placard indicating disability in accordance with Section 66-3-16 NMSA 1978 and Section 3-51-46 NMSA 1978. Any person who violates this section shall be subject to a mandatory court appearance and a fine, of not less than two hundred fifty dollars (\$250) or more than five hundred dollars (500). Failure to properly display a parking placard or special registration plate issued pursuant to Section 66-3-16 NMSA 1978 is not a defense against a charge of violation of Subsection A of this section (66-7-352.5 NMSA 1978).
  - D. As used in this section, "designated accessible parking space" means any space

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including an access aisle, marked and reserved for the parking of a vehicle that carries registration
plates or a parking placard indicating disability in accordance with Section 66-3-16 NMSA 1978 and
Section 3-51-46 NMSA 1978, and designated by a conspicuously posted sign bearing the
international symbol of accessibility and if paved, by a clearly visible depiction of this symbol
painted white on blue on the pavement of the space, except where the total number of parking spaces
is four or less. Temporary accessible parking spaces may be designated by a blue hood labeled as
accessible parking or in such other manner as to clearly indicate the space is for accessible parking
only. "Curb cut" means a short ramp through a curb or built up to the curb designed for access by
persons with disabilities. (66-7-352.5 NMSA 1978).

- E. Any vehicle parked in violation of Subsections A., B. or C. of this section is subject to being towed at the expense of the vehicle owner upon authorization by law enforcement personnel or by the property owner or manager of a parking lot.
- F. State, county and municipal law enforcement personnel, including city of Santa Fe parking enforcement officers, have the authority to issue citations for violations of §12-9-3.9 in their respective jurisdictions, whether the violation occurs on public property or private property (Section 3-51-46 NMSA 1978).
- G. A law enforcement officer may issue a citation or authorize towing of a vehicle for a violation of Section A of this section regardless of the presence of the driver (66-7-352.5 NMSA 1978). (Ord. No. 2006-34, Ord. No. 2007-49, Ord. No. 2009-11)

# 12-9-3.10 SPECIAL REGISTRATION PLATE OR PARKING PLACARD INDICATING DISABILITY (formerly 12-9-10).

A. Vehicles displaying a valid special registration plate or parking placard pursuant to Section 66-3-16 (1999) NMSA 1978 and Section 3-51-46 NMSA 1978 are exempt from the payment of any parking fee imposed by the city of Santa Fe but shall not be exempt from any penalty or other provisions of the Santa Fe City Code or of this Ordinance.

<sup>\*</sup>An asterisk (\*) at the end of a paragraph indicates that there are no comparable provisions in the State Code. A reference includes any unreferenced paragraphs that precede it.

- C. All special registration plate or parking placard issued pursuant to Section 66-3-16 (1999) NMSA 1978 shall expire on the same date as the person's driver's license or identification card issued pursuant to Section 66-5-401 NMSA 1978.
- D. A special registration plate or parking placard displayed on a vehicle parked in a designated accessible parking space in the absence of the holder of that plate or placard, is subject to immediate seizure by a law enforcement official and if seized shall be delivered to the division within 72 hours. Failure to surrender the parking placard on demand of a law enforcement officer is a petty misdemeanor and publishable by a fine not to exceed \$100.00.\*

#### 12-9.3.11 CITY PARKING LOTS AND GARAGES.

- A. It is unlawful for any person to park a vehicle in a city parking lot or garage without providing sufficient payment for the period of time the vehicle was parked.
- B. It is unlawful for any person to deposit or attempt to deposit in any parking meter located in a city parking lot or garage, any slug, button or any other device or substance as substitutes for coins of United States currency or other method of payment as provided in this ordinance.
- C. It is unlawful for any person to deface, injure, tamper with, open or willfully break, destroy or impair the usefulness of any parking meter. This nuisance shall be abated by payment of the city's actual damages plus the fine set forth in 12-9-4.5. A violation of this section shall be

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considered a nuisance and shall be abated by the payment to the city of the fine set forth in 12-9-4.5
and, at the election of the city, the city's actual damages.
D. The provisions of this section shall not apply in a period of emergency determined by
an officer of the fire department or the police department or in compliance with the directions of a
police officer or traffic-control device.
E. The provisions of this section shall not relieve any person from the duty to observe
other and more restrictive provisions of this ordinance prohibiting or limiting the stopping, standing
or parking of vehicles in specified places or at specified times.*
12-9-4 PARKING NUISANCE
12-9-4.1 AUTHORITY; TITLE.
Section 12-9-4 is adopted pursuant to the statutory grant of authority contained in Sections 3-17-1 and
3-18-17A NMSA 1978 and shall be referred to as the "Parking Nuisance Ordinance". This Section
shall be effective and enforced within the geographical boundaries of the city of Santa Fe.*

#### 12-9-4.2 PURPOSE AND INTENT.

- A. It is the intent of the governing body by adopting this Section to abate the following nuisances:
  - (1) Nuisances caused by persons who park in city-owned metered spaces or city parking lots and garages and fail to make the required payments or remain parked after the paid period of time has expired; and
  - (2) Nuisances caused by persons who aggregate numerous parking fine notifications and fail to pay fines assessed by the parking violations bureau.
- B. The governing body declares that this section is a nuisance abatement measure enacted pursuant to the city's inherent authority under state law and that the remedies are purely civil and not criminal in nature.\*

#### 12-9-4.3 PARKING NUISANCES.

<sup>\*</sup>An asterisk (\*) at the end of a paragraph indicates that there are no comparable provisions in the State Code. A reference includes any unreferenced paragraphs that precede it.

1	It is a nuisanc	e for any person to park a vehicle in violation	of the following section	ns of the Uniform	
2	Traffic Ordina	ance:			
3	A.	A. 12-9-3.3 – Parking Meter Spaces;			
4	В.	B. 12-9-3.4 – Parking Time Limits;			
5	C. 12-9-3.5 – Deposit of Coins or Other Method of Payment;				
6	D. 12-9-3.6 – Use of Slugs Prohibited;				
7	E. 12-9-3.7 – Tampering with Meter;				
8	F. 12-9-3.8 – Presumption of Unlawful Parking; and				
9	G. 12-9-3.11 – City Parking Lots and Garages.*				
10	12-9-4.5	Fines.			
11	A.	The fines for parking nuisances shall be:			
12	<u>Nuisa</u>	<u>nce</u>	<b>UTO Section</b>	<u>Fine</u>	
13	Оссир	bying more than one parking meter space	12-9-3.3(C)	\$27.00	
14	Parking time limits 12-9-3.4 \$16.00		\$16.00		
15	Deposit of coins or other method of payment 12-9-3.5 \$16.00		\$16.00		

12	<u>Nuisance</u>	<u>UTO Section</u>	<u>Fine</u>
13	Occupying more than one parking meter space	12-9-3.3(C)	\$27.00
14	Parking time limits	12-9-3.4	\$16.00
15	Deposit of coins or other method of payment	12-9-3.5	\$16.00
16	Use of slugs	12-9-3.6	\$16.00
17	Tampering with meter	12-9-3.7	\$16.00
18	Unlawful parking – violation indicator is showing	12-9-3.8(A)	\$16.00
19	Unlawful parking – covered parking meter	12-9-3.8(B)	\$27.00
20	City parking lot and garage nuisances	12-9-3.11	\$16.00

B. Fines are subject to a \$25.00 additional penalty if the fine is not paid within fifteen (15) days from receipt of the fine.

C. Fines shall be paid to the city:

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(a) by mailing a check or money order to city of Santa Fe parking violations bureau P.O. Box 909 Santa Fe New Mexico 87504-0909; or

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1	(b) by depositing a check, money order or cash in a yellow collection box
2	located on parking meters around the down town area; or
3	(c) in person at locations designated by the city.
4	Upon receipt, the parking violations bureau shall issue a receipt for payment of the fine.

#### **12-9-4.6 Enforcement.**

#### A. Parking Fine Notification.

- (1) **Form and contents.** The parking fine notification shall state and contain the license plate number, the date and time of the parking fine notification; the type of violation, the location of the violation, the amount of the fine, the due date and address of the parking violations bureau. The parking fine notification shall conspicuously and in bold face type state; "Failure to pay this fine on time may lead to serious legal consequences including the assessment of additional fines and monies due." The parking fine notification shall inform the registered owner that within fifteen (15) days of the date of the parking fine notification, the owner may either pay the fine or submit a request for hearing to the parking violations bureau on a form provided by the parking violations bureau, in accordance with Subsection 12-9-4.6(B)(2) SFCC 1987.
- shall be delivered to the address of the registered owner according to the address registered with the department of motor vehicles (DMV). The registered owner has a duty to timely notify DMV of a change of address or if vehicle was stolen. The failure to do so does not entitle the registered owner to assert the defense of inadequate notice. The mailing of a parking fine notification to the address of the registered owner of a vehicle according to the records of DMV is constructive notice of a parking fine notification.
- B. Response to a Parking Fine Notification. Within fifteen (15) days from the date of issuance of the parking fine notification, the registered owner shall pay the fine or submit a request

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for a hearing.

- (1) Payment of the parking fine. Upon receipt of the parking fine notification, the recipient may elect to admit the violation and pay the fine. To proceed under this paragraph, the recipient shall admit the violation by signing and dating the parking fine notification on a space provided and returning the parking fine notification with payment to the parking violations bureau within fifteen (15) days. The city may, but is not required to, adopt procedures for alternative methods of payment of fines using the internet or other on-line services. There shall be a fifty dollar (\$50.00) penalty for any payment tendered that is not honored or is returned for any reason.
- (2) Request for hearing. The recipient of a parking fine notification may submit a request for hearing on a form provided by the parking violations bureau by so indicating and returning the parking fine notification to the parking violations bureau within fifteen(15) days of the date of the parking fine notification. There is no fee for a hearing. The hearing officer shall schedule a hearing.
- C. Default with forfeit of hearing on the merits. If the city does not receive payment of the fine or a request for a hearing within fifteen (15) days from the date of the parking fine notification, the registered owner is in default. Default automatically results in liability to the registered owner of the vehicle for the violation and the registered owner is barred from requesting or obtaining any hearing on the merits of the parking fine after the date of the default. A default results in an additional penalty of twenty-five dollars (\$25.00). The parking violations bureau shall mail the notice of default to the defaulting party. The notice of default shall inform the recipient that they have fifteen (15) days from the date of mailing of the notice of default to pay the fine and default penalty.. If the default is not cured within 15 days, the city may pursue all remedies for collection of a debt and is entitled to an award of reasonable attorney's fees incurred. An uncured notice of default shall be entered into the records of the parking violations bureau and, at the City's discretion, the default may

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be cured even after 15 days from the mailing of the notice of default by payment in full plus penalties but only if the payment is made before being sent to a contracted collection agency, or the default may be promptly sent to a contracted collection agency, and once sent to a collection agency the

- Hearing on the Merits. The recipient of a parking fine notification may request that a
  - The hearing on the merits shall be held within fifteen (15) city business days of receipt of the request unless the hearing is continued with agreement of the parties.
  - The hearing on the mertis shall be informal and not bound by the technical
  - The hearing officer shall only determine whether there was a violation of
  - The hearing officer shall mail or deliver written notice of his or her decision
  - The registered owner is strictly and vicariously liable for the violation unless one (1) of the exceptions herein applies. If there is more than one (1) registered owner, all registered owners shall be jointly and severally liable.
- E. Defenses. The respondent may present the following defenses in addition to any other defenses available under law and has the burden of proof concerning the defenses:
  - (1) The vehicle was stolen or otherwise being driven without the registered owner's knowledge or permission at the time of the alleged violation. The registered owner shall have a police report pertaining to the theft to avail the owner of this defense.
  - (2) The ownership of the vehicle had lawfully been transferred and conveyed from the registered owner to another person before the time of the alleged violation. To assert this defense, the registered owner shall identify the transferee and provide proof of

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1	conveyance.
2	(3) The evidence does not show that a parking violation was committed
3	involving the subject vehicle.
4	F. Revenue. The revenue generated through parking violations fines, hearings and
5	collections shall be retained and distributed by the parking violations bureau. Each month, the
6	parking violations bureau shall retain the gross total amount of penalties, fines, fees and costs
7	assessed and collected that month and the parking violations bureau shall be responsible for paying all
8	costs associated with the hearing officer, or a collection contract or other contractors that assist the
9	city in imposing and collecting penalties or fines and costs or fees.
10	Section 3. Section 12-11-3 of City of Santa Fe Uniform Traffic Ordinance (being
11	Ordinance No. 2006-34) is amended to read:
12	12-11-3 WHEN PERSON CHARGED MAY ELECT TO APPEAR AT BUREAU OR
13	BEFORE MUNICIPAL JUDGE.
14	A. This section applies to all violations of the Uniform Traffic Ordinance except for
15	parking nuisance violations (parking meter violations and city parking lot and garage violations) as
16	set forth in Section 12-9-3 and 12-9-4 of the Uniform Traffic Ordinance.
17	<u>B.</u> Any person charged with an offense for which payment of a fine may be made to the
18	traffic violations bureau under the foregoing provisions shall have the option of:
19	(1) paying the fine within the time specified in the <u>citation/</u> notice of arrest at the
20	traffic violations bureau upon entering a plea of guilty and upon waiving appearance in court;
21	or
22	(2) upon a plea of not guilty shall be entitled to a trial as authorized by law and
23	depositing any bail required as provided in the Rules of Procedure for the Municipal Courts,

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[B]C. For the purpose of this ordinance, the payment of a fine to the traffic violations

adopted by the New Mexico Supreme Court, as amended.

A reference includes any unreferenced paragraphs that precede it.

<sup>\*</sup>An asterisk (\*) at the end of a paragraph indicates that there are no comparable provisions in the State Code.

1	bureau shall be deemed an acknowledgment of conviction of the alleged offense. The traffic		
2	violations bureau, upon accepting the prescribed fine, shall issue a receipt to the violator		
3	acknowledging payment of the fine.(*)		
4	Section 4. Section 12-12-1 of City of Santa Fe Uniform Traffic Ordinance (being		
5	Ordinance No. 2006-34) is amended to read:		
6	12-12-1 PENALTIES.		
7	The following provisions in Article 12-12 of the Uniform Traffic Ordinance shall not apply to parking		
8	meter violations or city parking lot and garage violations as fines for these violations are covered in		
9	12-9-3 and 12-9-4 of the Uniform Traffic Ordinance.		
10	Section 5. Schedule B, Parking Violation Fines Schedule of City of Santa Fe		
11	Uniform Traffic Ordinance (being Ordinance No. 2006-34, as amended) is amended to read:		
12	SCHEDULE B		
13	PARKING VIOLATION FINES SCHEDULE		
14	ADOPTED: July 12, 2006		
15	AMENDED: March 25, 2009 – Ord. #2009-11		
16	, 2014 – Ord. #2014		
17	SECTION 1.		
18	This Exhibit may be cited as the city of Santa Fe parking violation fines schedule.		
19	SECTION 2.		
20	"Parking violation" means violation of the following listed sections of the city of Santa Fe Uniform		
21	Traffic Code for which the listed fine is established. The term "parking violation" does not include		
22	any violation which has caused or contributed to the cause of an accident resulting in injury or death		
23	to any person.		
24	COMMON NAME OF OFFENSE SECTION VIOLATED FINE		
25	Stopping, Standing or Parking Prohibited 12-6-6.1 \$27		

<sup>\*</sup>An asterisk (\*) at the end of a paragraph indicates that there are no comparable provisions in the State Code. A reference includes any unreferenced paragraphs that precede it.

1	Additional Parking Regulations	12-6-6.2	\$21
2	Stopped/Parked Vehicles		
3	Interferes with other Traffic	12-6-6.3	\$35
4	Parking in Alleys Prohibited	12-6-6.4	\$27
5	All-Night Parking Prohibited	12-6-6.5	\$27
6	Parking for Certain Purposes Prohibited	12-6-6.6	\$27
7	Parking Adjacent to Schools Prohibited	12-6-6.7	\$27
8	Parking Prohibited on Narrow Streets	12-6-6.8	\$27
9	Standing or Parking on One-Way Streets	12-6-6.9	\$27
10	Standing or Parking on Divided Streets	12-6-6.10	\$27
11	Stopping Standing or Parking/Hazardous Places	12-6-6.11	\$27
12	Stopping, Standing or Parking/Certain streets	12-6-6.12	\$27
13	Stopping, Standing or		
14	Parking/Business/Residence distr.	12-6-6.14	\$27
15	Parking in a Special Parking Area Without a Permit	12-6-6.15	\$32
16	Stopping, Standing or Parking/Freight		
17	Loading Zones	12-6-8.4	\$37
18	Parking of Buses and Taxicabs	12-6-9.3	\$37
19	Restricted Use of Bus and Taxicab Stands	12-6-9.4	\$27
20	[Parking Meter Space	12.9.3	\$27
21	Parking Time Limits	12 9 4	<del>\$16</del>
22	Presumption of Unlawful Parking	12-9-8	<del>\$27</del> ]
23	Abandoned vehicles on private property	12-12-18	\$15

### SECTION 3. MUNICIPAL COURT FEES

24

25 The municipal court fees set forth in Section 1-3.2 Section SFCC 1987 shall not apply to parking

<sup>\*</sup>An asterisk (\*) at the end of a paragraph indicates that there are no comparable provisions in the State Code. A reference includes any unreferenced paragraphs that precede it.

1	violations set forth in Section 2 above.
2	SECTION 4. PAYMENT OF FINES
3	Fines shall be paid to the city:
4	(a) by mailing a check or money order to city of Santa Fe parking violations bureau P.O.
5	Box 909 Santa Fe New Mexico 87504-0909;
6	(b) by depositing a check, money order or cash in a yellow collection box located on
7	parking meters around the down town area; or
8	(c) in person at locations designated by the city.
9	Payment shall be received within 15 days of the date of citation otherwise, the fine shall double.
10	Failure to pay the fine may result in the booting of the vehicle as set forth in section 12-12-20 of the
11	city of Santa Fe uniform traffic code adopted in section 24-1.1 SFCC 1987. An alleged violator may
12	protest the charge of violation by filing the proper form to protest the violation with the municipal
13	judge located at 2511 Camino Entrada within 30 days of the charge of violation. No fine imposed
14	upon later conviction shall exceed the fine established for the particular parking violation.
15	SECTION 5. MANDATORY COURT APPEARANCE.
16	This parking violations fines schedule and the fines set forth in 12-9-4.5 do not apply to the following
17	parking violations which requires a mandatory court appearance and a fine no less than two hundred
18	fifty dollars (\$250) and no more than five hundred dollars (\$500):
19	Parking in Designated Accessible Parking Space [12-9-3.9] 12-9-3.9
20	Special Registration Plate or Parking Placard Indicating Disability 12-9-3.10
21	Section 6. Effective Date. This Ordinance shall become effective on January 1, 2015.
22	APPROVED AS TO FORM:
23	
24	
25	KELLEY A. BRENNAN, INTERIM CITY ATTORNEY  M/Melissa/Bills 2013/Parking UTO Changes(5_30_14)

<sup>\*</sup>An asterisk (\*) at the end of a paragraph indicates that there are no comparable provisions in the State Code. A reference includes any unreferenced paragraphs that precede it.